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77      *Counsel for Defendants Google LLC,*  
78      *Google Ireland Limited, Google*  
79      *Commerce Ltd., Google Asia Pacific Pte.*  
80      *Ltd. and Google Payment Corp.*

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION**

EPIC GAMES, INC.,  
*Plaintiff,*

Case No. 3:20-cv-05671-JD

V.

GOOGLE LLC et al.,  
*Defendants.*

Case No. 4:20-cv-07079-DMR

BENTLEY, et al.,  
*Plaintiffs,*

v.

GOOGLE LLC et al.,  
*Defendants.*

Case No. 3:20-cv-05761-JD

MARY CARR, et al.,  
*Plaintiffs.*

V.

GOOGLE LLC et al.,  
*Defendants*

Case No. 3:20-cv-05792-JD

PURE SWEAT BASE  
*Plaintiffs.*

V

**GOOGLE LLC et al.,**  
*Defendants*

Case No. 3:20-cv-06772-JD

PEEKYA APP SERVICES, INC., et. al,  
*Plaintiffs.*

V

GOOGLE LLC et al.,  
*Defendants*

**JOINT NOTICE REGARDING  
STATUS OF PROTECTIVE ORDER**

Judge: Hon. James Donato

1 Plaintiffs in the above-captioned actions (the “Related Actions”), consisting of Plaintiffs in  
2 *Mary Carr, et al. v. Google LLC, et al.*, Case No. 3:20-cv-05761-JD (“Carr Plaintiffs”), *Bentley et*  
3 *al. v. Google LLC et al.*, No. 4:20-cv-07079-DMR (“Bentley Plaintiffs” and, together with Carr  
4 Plaintiffs, Consumer Plaintiffs), *Pure Sweat Basketball, Inc., et al. v. Google LLC, et al.*, Case No.  
5 3:20-cv-05792-JD (“PSB Plaintiffs”), *Peekya App Services., Inc. v. Google LLC et al.*, Case No.  
6 3:20-cv-06772-JD (“Peekya Plaintiffs” and, together with PSB Plaintiffs, Developer Plaintiffs)  
7 and *Epic Games Inc. v. Google LLC, et al.*, Case No. 3:20-cv-05671-JD (“Epic” and, together with  
8 Consumer Plaintiffs and Developer Plaintiffs, the “Plaintiffs”), and the Google Defendants in the  
9 Related Actions, Google LLC; Google Ireland Limited; Google Commerce Ltd.; Google Asia  
10 Pacific Pte. Ltd.; and Google Payment Corp. (collectively “Google”; each of the Consumer  
11 Plaintiffs, the Developer Plaintiffs, Epic and Google will be referred to as a “Party” and, all four  
12 groups collectively shall be referred to as the “Parties”), by and through their respective counsel  
13 wish to provide notice to the Court regarding the Parties’ negotiations over a stipulated Protective  
14 Order in the Related Actions.

15 The Parties have been working diligently to negotiate a stipulated Protective Order for the  
16 Related Actions and are making progress on a final agreement. However, there are a few  
17 remaining issues and the Parties wish to continue to meet and confer on October 23, 2020 in an  
18 effort to resolve any remaining differences. Once their meet and confer is completed, the Parties  
19 will file a stipulated Protective Order or present any remaining disputed issues to the Court on  
20 October 23, 2020.

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1 Dated: October 22, 2020

CRAVATH, SWAINE & MOORE LLP  
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Laurent A. Moskowitz  
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5 Respectfully submitted,

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By: /s/ Yonatan Even  
Yonatan Even

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*Counsel for Plaintiff Epic Games, Inc.*

9 Dated: October 22, 2020

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By: /s/ Jamie L. Boyer  
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9 Dated: October 22, 2020

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1 Dated: October 22, 2020

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10 **E-FILING ATTESTATION**

11 I, Peggy J. Wedgworth, am the ECF User whose ID and password are being used to  
12 file this document. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that each of the  
13 signatories identified above has concurred in this filing.

14 /s/ Peggy J. Wedgworth  
15 Peggy J. Wedgworth

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JOINT NOTICE REGARDING STATUS OF PROTECTIVE ORDER  
Case Nos.: 3:20-cv-05671-JD; 3:20-cv-05761-JD; 3:20-cv-05792-JD